Sur	pplemental of Allowability
Notice d	of Allowability

Application No.	Applicant(s)	
09/503,476	TOJO, HIROSHI	
Examiner	Art Unit	
Tung Vo	2621	

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The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication GHTS. This application is subject to	olication. If not include will be mailed in due	ed course. THIS
1. \boxtimes This communication is responsive to <u>02/15/2006</u> .			
2. 🔀 The allowed claim(s) is/are <u>6, 2, 5, 8, 7, 9, 15,11, 14, 17, 1</u>	6, 18, 20, 21. (Which were renumber	red as 1-14, respectiv	<u>ely)</u> .
3. Acknowledgment is made of a claim for foreign priority una) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents nave International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subministry in the subministry of the priority of the priority document in the subministry of the priority document in the priority document in the priority document in the subministry of the priority document in the priority d	been received. been received in Application No cuments have been received in this application. itted. Note the attached EXAMINER' as reason(s) why the oath or declarate the submitted. It be submitted. It is submitted. It is a Amendment / Comment or in the Owner of the drawing the header according to 37 CFR 1.121(or sit of BIOLOGICAL MATERIAL new present the submitted in the drawing the header according to 37 CFR 1.121(or sit of BIOLOGICAL MATERIAL new present the submitted in the submitted in the drawing the header according to 37 CFR 1.121(or sit of BIOLOGICAL MATERIAL new present the submitted in this received in this r	national stage applical complying with the recomplying with the recomplying with the recomplying with the recomplying stacked. See AMENDMENT or Nation is deficient. 1948) attached fiftice action of the recomplying in the front (not the recomply).	quirements
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. Notice of Informal P. 6. Interview Summary Paper No./Mail Dat 8), 7. Examiner's Amendn 8. Examiner's Stateme 9. Other	(PTO-413), e nent/Comment	

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EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Frank Cire on May 10, 2006.

The application has been amended as follows:

Claim 20, lines 1-3, delete "A computer-readable memory storing program code of image processing for processing a moving picture having screen-change information, the memory including" and insert -- A computer program encoded on a computer readable medium storing program code containing executable instructions, when executed in a processing system, causes the system to process a moving picture having a scene-change information, comprising: --;

Claim 21, lines 1-3, delete "A computer-readable memory storing program code of image processing for processing a moving picture having screen-change information, the memory including:" and insert -- A computer program encoded on a computer readable medium storing program code containing executable instructions, when executed in a processing system, causes the system to process a moving picture having a scene-change information, comprising:--.

2. Claims 6, 2, 5, 8, 7, 9, 15,11, 14, 17, 16, 18, 20, 21 are allowed. Which were renumbered as 1-14, respectively.

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3. The following is an examiner's statement of reasons for allowance:

The prior of record does not teach designating means for designating an image that corresponds to a start scene that is the object of a search and the number of scenes from the start scene included in a moving picture; comparison means for comparing a scene-change frame obtained by referring to the scene-change information with the image designated by said designation means scene; extraction means for extracting moving pictures, each of which has scenes of the number of scenes and includes a scene corresponding to the image designated by said designation means, based upon a result of the comparison performed by said comparison means; and output means for combining each of the moving pictures extracted by said scene extraction means into a single moving picture (see figure 2 of the present invention).

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tung Vo whose telephone number is 571-272-7340. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mehrdad Dastouri can be reached on 571-272-7418. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Tung Vo

Primary Examiner

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